

KNOW ALL MEN BY THESE PRESENTS: That DYNALD B. AYRES and MARY ALICE AYRES, his wife, for and in consideration of the sum of Ten Dollars (\$10.00) to them in hand paid and of other good and valuable consideration, the receipt and adequacy whereof are hereby acknowledged, on hereby grant to MESTONESTER LUTISHAN CHURCH, "AC., a corporation, all of that certain real property lying and situate in the City of Tes Angeles, Gounty of Los Angeles, State of California, more particularly described as follows: Those mortions of Lots 5, 12 and 13 of the Morthwest Quarter of the Subdivision of Section 30. Township 2 South, Pange 14 Jest, S.B.B. and M., as per map recorded in Book 36, Fage 5 of Miscellaneous Records, In the office of the County Recorder of said County, and a portion of that certain 50 foot street vacated by the los Angeles County Board of Supervisors on Pebruary 2, 1914, as per Road Book 14 Page 365, Records of said County, described as follown: Beginning at a point in the Easterly line of Arizona Avenue (66 feet wide) on shown on said map as an unnamed street, dirtant thereon North O' 46' 44" Eget 139.71 fact from the intersection of said Easterly line of Arizons Avenue with the Westerly line of Sepulveda Boulevard (100 feet wide; as described in deed to the City of Los Angelos, recorded in Book 14325 Face 77, Official Records of said County; thence both 0° 46' 40" Sent elong the seld Senterly line of seld Arizons Avenue 1112.53 feet to the beginning of a tangent curve, concave to the Southeast, hav'ny a radius of 20 feet; thence Mortierly and enstorly along sold tangent curve 38.41 feet; thence South 83° 30' 00" Enst 210.42 feet, more or less, to the beginning of a tangent curve, concave to the Scuthwest, having a radius of 20 feet, being also tangent at its Southeasterly terminus of said ourve with the Westerly ine of said Sepulveds Soulevard, thence Sesterly and Southerly along said last mentioned tangent curve 33.49 feet to a point in the Westerly line of said Sepulveda Powleword; thence South 12° 26' 50" West along the said Testerly line of Sepulveds Bouleverd, 1023-94 feat to the beginning of a tengent curve, concave to the East and having a radius of 6050,00 feet; thence brotherly alon said tangent curve, 31.07 feet; thence No. 78° 25' 15" W., 24.64 fest to the point of beginning.

S'BJECT To city and county taxen for the fixed year 1944-1945 and to essements, confitions, restrictions, reservations, covenants, ways and rights of way of record.

By acceptance of this dead, the grantee berevader covenants and agrees for itself, its successors and essions, with and expressly for the benefit of the grantors and their recontors, administrators, repartal representatives, successers and assigns, and with and expressly for the benefit of the several and successive caners of any portion of the real presenty lying and situate between Aylanga scance and Sepulveda Boulevard north of the north line of Section 30, Township 2 South, Bante 14 West, their several and suppossive erconters, a dministrators, personal representatives, successors and assigns, to be bound by and comply with, and that the property hereby conveyed shall be bound by restrictions, conditions, reservations and ensements which are as follows, to-wit:

1. The real property occupied hereby shall be used solely and exclusively for the creation and maintenance thereon of residential and church structures of a permanent nature, frovided, however, that the grantee, for a period of four (4) years from and after the date berent of for a period of six (6) months from and after the date of the removal of restrictions limiting the use of building meterials in the construction of churches in the area in which said real property is located, whichever of said periods shall be the longer in point of time, shall be allowed and permitted to greet and maintein a temporar" church structure on the property conveyed hereby.

2. No part of any bullding or structure erected or placed on the property conveyed hereby shall be located negrer than ten (10) feet to the Sepulveds Boulevard property line of said real property, and no building or structure shall be created, placed or altered on any portice of the real property conveyed haveby until the building when a and specifications and plot plan, showing the location of such building, have been approved in writing by the grantors as to conformity and harmon of external design with existing buildings or structures in the near vicinity and as to location of the building or attructure with respect to topography and finished ground elevation.

3. No trailer, tent, shack, parage, bern or other out building erected on any part of the real property nevered hereby shall et any time be used as a residence temporarily or permanently, and no structure of a temporary character, other than a church building erected and meintained under and pursuant to the terms and provisions of paragraph 1 hereinbefore contained, shall be placed or located on said real property or any part

- 4. All of the easterly ten (10) feet of the real property conveyed hereby shall be used evolutively for the planting of trees and shrubs and no portion of said easterly ten (10) feet of said property shall be used or employed for the purpose of ingress or egress of vehicular traffic except for purposes of cultivation and care of trees and ground coverage. The grantee and the several and successive emmers of any portion of tic real property conveyed hereby shall, upon the expiration of the period during which a temporary church building may be maintained on said real property, immediately plant and thereafter maintain and care for on the easterly ten (10) feet of the real property conveyed hereby, at its or their can cost and expense, trees, shrubs and ground soverage in accordance with plans submitted to end approved in writing by the grantors and it is agreed that should the grantes and ony autoensor or easigns fail to conform to this coverant then the grantors bereby reserve the right to enter upon the real property and plant, rare for and maintain said trees, whrubs and round coverage in a healthy, neat and orderly manner, in accordance with thir covenant, and the cost and expense thereof shall become due and payable from the crantec, its successors or essions, to the cranters within five (5) days after written demand therefore
- 5. To grantee and its successors and assigns coming any portion of the real property conveyed hereby lecated along the northerly line thereof shall ratably, on the mass of a northerly of said real property located along said northerly line, day to the grantors, their executors, administrators, personal representatives, puggessors and assigns, one half of the costs and expenses of the installation of a public street, including gutters, curbs and a devalue, meeting the requirements of any operators that had having jurisdiction over the installation thereof along and parallel to the northerly line of the property conveyed hereby.
- 6. Except as to those conditions contained herein and expressly limited to exter pariod, all of the restrictions, conditions, reservations and especial contained herein shall in all respects terminate and end, and be of no further effect, either legal or equitable, after January 1, 1970.
- 7. The restrictions, conditions, reservations and essements contained in this deed may at any 1.26 be changed, added to or modified or cancellod entirely by an instrument in writing executed by the crantors and the grantes, or their respective executors, administrators, personal representatives, successors and essigns and filed in the office of the County Recorder of the County of los Angeles, and no consent of any berson, first or compression other than the grantors and the grantes, or their respective executors, administrators, personal representatives, successors and essigns, s'' be required in order to effect any such change.
- 8. A breach of any of the restrictions, conditions, reservation: and casements herein contained shall not defeat or render invalid the lien of any mortgage or deed of trust made in good faith and for value as to the real property conveyed hereby or any part or portion thereof, but said restrictions, conditions, reservations and encements shall be binding upon and effective against any owner of said real property or any part or portion thereof above title thereto is acquired by foreclosure, trustee's sale, or otherwise.
- 9. A breach of any of the restrictions, conditions, reservations and easements contained herein shall cause the real property involved therein to revert to the grantors hereunder, their executors, administrators, personal representives, successors and sesions, each of whom, respectively, shall have the right of immediate reentry upon said real property, and to the owner or owners of any nortice of the property lying and situate between Arizons Avenus and Sepulvoda Boulevard and located north of the northerly line of Section 30, Township 2 Scuth, Range 14 Jest, the foregoing restrictions, conditions, reservations and sessments shall operate as covenants running with the land, and the breach of any thereof or the continuation of any such breach has be enjoined, absted or remaided by proper proceedings by the grantors hereun er, their executors, administrators, personal representatives, successors and assigns, or by any of the owners of any portion of said property lying and situate between Arizons avenus and Sepulveds. Boulevard, their executors, administrators, personal representatives, successors or exigns, but not by any other person.

Dated this 18th day of September, 1944.

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES)SS. On this 20th day of September, 1944, before me, the undersigned, a Notery Public in and for said County and State, personally appeared DCNALD B. AYRES and MARY ALICE AYRES, known to me to be the personal whose names are subscribed to the within instrument, and acknowledged to me trut they executed the same. IN MINISTER WHEREOF, I have become set my hand and offixed my official seal the day and year in this certificate first above written.

Clars J. Tullifson, Ectary Public in and for the County of Los Angeles, State of California. My Commission Spoires Cotober 15, 1947.

#476 Copy of original recorded at request of TITLE TEST ANCE & TRUCT CO., Cet 3 1944.

@ n.W., Copyist #103 Compared, Mame B. Beatty, County Redorder,
#2.50-20-P.

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J. Cady (339)

Deputy

Quitclaim Deed

THIS FORM FURNISHED BY TITLE (HOUSANCE AND TRUST COMPANY

ABI I. R. S. & has

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FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged,

DONALD B. AYRES and MARY ALICE AYRES, husband and wife, and MARTIN L. HOUSEMAN and HAZEL M. HOUSEMAN, husband and wife,

hereby REMISE, RELEASE AND FOREVER QUITCLAIM to

WESTCHESTER LUTHERAN CHURCH, a California corporation,

the following described real property in the state of California, county of Los Angeles, City of Los Angeles:

That portion of Lot 5 in the northwest quarter of the Subdivision of Section 30, Township 2 South, Range 14 West, as per map recorded in Book 36, Page 6 of Miscellaneous Records of said County, bounded on the west by the easterly line of Arizona Avenue 66 feet wide, shown as an unnamed street on said map; bounded on the south by the south line of said Lot 5; bounded on the east by the westerly line of Sepulveda Boulevard, 100 feet wide, as described in deed to City of Los Angeles, recorded in Book 14325, Page 77, Official Records; and bounded on the north by the southerly line of Seventy-seventh Street, 80 feet wide, as said street is shown on map of Tract No. 17031, Book 424, Pages 9, 10, and 11 of Maps.

SUBJECT to conditions and restrictions contained in the deed from Donald B. Ayres and Mary Alice Ayres to the Westchester Lutheran Church, Inc., recorded in Book 21360, Page 35 of Official Records of the County Recorder of Los Angeles County, California.

Parel October 11th, 1954

Donald B. Ayres Mary Alice Ayres

Martin L. Houseman

STATE OF CALIFORNIA COUNTY OF

LOS ANGELES

On October 11th, he lare me, the undersigned, a Notary Public in and for said County and State, personally appeared

Donald B. Ayres, Mary Alice Ayres, Martin L. Houseman and Hazel M. Houseman,

known to me to be the person S. whose name S ACC subscribed to the within intrument and arknowledged that

they executed the same. WHI SESS by hand and official scal.

In Commencer Lights August 21, 1991

SPACE BELOW FOR RECORDER'S USE ONLY

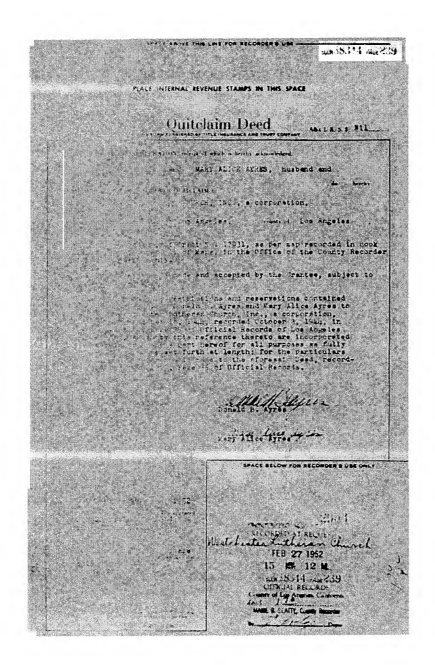
DOCUMENT No. REQUEST OF TITLE MISURANCE & TRUST CO.

NOV 1 1954 AT 8 A. M BOOK 45983 BEES 25

IN OFFICIAL RECORDS County of Los Angeles, California
Fee \$

MAME B. SEATTY, County Recorder

By Deputy



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DEED

DONALD B. ATRES HA

WESTCHESTER LUTHERN CHURCH, INC. A/C

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C R R CONTAINED IN DO REC 10/3/44 BK 21360/35 CR, INCORP BY REF THERETOIN DO FR REC LTS 55 & 56 OF TR 17031, CY & CO LA V

ACK BEF: MILRED D. TETMAN, NP CO OF LA

2/4/52 EXEC 0#

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